UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

		A.
	UNITED STATES DISTRICT COURT ORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	NORTHERN USAN Y SO ZOIT
United States of America,) Case No. 17 - CR	-340 WHARROWS
Plaintiff, v. Foozbeth Invani Defendant(s).) STIPULATED ORD) UNDER THE SPEED)	ER EXCLUDING TIME DY TRIAL ACT
For the reasons stated by the parties on the Trial Act from to to to to to to and to	the public and the defendant in a speed ding and bases this continuance on the funce would be likely to result in a miscar	s of justice served by the y trial. See 18 U.S.C. § collowing factor(s):
The case is so unusual or so defendants, the nature or law, that it is unreasonal itself within the time limits Failure to grant a continual	so complex, due to [check applicable reduce of the prosecution, or the exist ble to expect adequate preparation for pass established by this section. See 18 U.S. once would deny the defendant reasonable ercise of due diligence. See 18 U.S.C. §	tence of novel questions of fact retrial proceedings or the trial S.C. § 3161(h)(7)(B)(ii).
Failure to grant a continua counsel's other scheduled See 18 U.S.C. §3161(h)(7)	nce would unreasonably deny the defen case commitments, taking into account (B)(iv).	dant continuity of counsel, given the exercise of due diligence.
	nce would unreasonably deny the defen paration, taking into account the exercise (B)(iv).	
IT IS SO ORDERED. DATED: Jul 20, 20, 7	LAUREL BEELER United States Magist	rate Judge
STIPULATED: Attorney for Defe	endant Assistant United Stat	es Attorney